

CARLEEN BLACK AND KACE
WHITAKER,

PLAINTIFFS,

V.

CAUSE NO. A-07-CA-924-LY

PAN AMERICAN LABORATORIES,
LLC; PAMLAB, LLC; SAMUEL CAMP;
AND STEPHEN CAMP,

DEFENDANTS.

B

CAUSE NO. A-07-CA-924-LY

S

CAUSE NO. A-07-CA-924-LY

S

ENDING

PAN AMERICAN LABORATORIES,
S

LLC; PAMLAB, LLC; SAMUEL CAMP;
S

DEFENDANTS.

S

S

CAUSE NO. A-07-CA-924-LY

AMENDED FINAL JUDGMENT

In accordance with the Memorandum Opinion Following Remand issued by this Court on this day, the Court renders this Amended Final Judgment pursuant to Federal Rule of Civil Procedure 58. The Court's September 30, 2011 Final Judgment is incorporated by reference in this judgment except as set forth below.

IT IS HEREBY ORDERED that Plaintiff Carleen Black shall recover from Defendants Pan American Laboratories, LLC and Pamlab, LLC, jointly and severally, \$72,364.63 in back pay on Black's quota claim, \$150,000 in back pay on Black's termination claim, and \$200,000 in compensatory and punitive damages. *See* 42 U.S.C. § 1981a; Tex. Lab. Code § 21.2585.

IT IS FURTHER ORDERED that Plaintiff Carleen Black recover from Defendants Pan American Laboratories, LLC and Pamlab, LLC, jointly and severally, prejudgment interest at a rate of **0.41%** *per annum* on the sum of **\$422,364.63**, beginning April 16, 2006, through September 29, 2009, which is the day before the Court signed the original Final Judgment in this cause, in the

Case 1:07-cv-00924-LY Document 219 Filed 11/22/11 Page 2 of 2

amount of \$5,991.66. See 28 U.S.C. § 1961; Williams v. Trader Pub. Co., 218 F.3d 481, 488 (5th Cir. 2000) (per curiam).

All of the above shall bear interest at the rate of **0.41%** *per annum* from September 30, 2009, which is the day the Court signed the original Final Judgment, until paid.

SIGNED this **ZZ** day of November, 2011.

EE YEAKEL

UNITED STATES DISTRICT JUDGE